1	BRIAN H. MYERS, ESQ.	JONATHAN B. OWENS ESQ. Bar No. 007118
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7	Attorneys for Defendants, Louis M. Plascencia and Marten Transport, Ltd.	
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9	STEVEN C. LEE, Individually, and as Special)	CASE NO: 2:16-CV-282-GMN-CWH
10	Administrator for the Estate of TRINH M. DUONG, ARDI LY, Individually,	STIPULATION TO PROCEED
11	and as Special Administrator for the Estate of DUONG CHI LY, also known as KEN LY,	WITH PRIVATE MEDIATION
12	AUSTEN ANDREW LEE, BENJAMIN ALLEN LEE, NATHAN LY, a minor, and	
13	ERIN LY, a minor, by and through their parent,) ARDI LY	
14	Plaintiffs,	
15	v.)	
16	MARTEN TRANSPORT, LTD., a foreign	
17	corporation, LOUIS M. PLASCENCIA, and DOES I through XXX, inclusive	
18	Defendants.	
19))
20	MARTEN TRANSPORT, LTD., and LOUIS M. PLASCENCIA,	
21	Counter-Claimants,	
22	v.)	
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24		

1)
2	ESTATE OF DUONG CHI LY, aka KEN LY)
3	Counter-Defendant.)
4		D WITH PRIVATE MEDIATION SETTLEMENT CONFERENCE
5	It is hereby stipulated and agreed, by Pla	intiffs and Defendants, through their undersigned
6	counsel, that the parties will participate in a p	rivate mediation on October 13, 2017, with the
7	Hon. Gene T. Porter (Ret.), in Reno, Nevada, instead of the pre-trial settlement conference	
8	presently scheduled for September 27, 2017 (See Doc. No. 93). The plaintiffs further stipulate	
9	to provide the defendants with a settlement demand by August 14, 2017. Based on the foregoing	
10	stipulation, the parties respectfully request that this Honorable Court strike the September 27	
11	2017 pre-trial settlement conference date, and request the entry of a date for a status hearing	
12	following the completion of the October 13, 2017 mediation for the parties to report on the result	
13	of the mediation.	
14	RESPECTFULLY SUBMITTED this 31st Day of July, 2017.	
15	THE HUNT LAW GROUP, LLC	ALVERSON TAYLOR MORTENSEN & SANDERS
16	/s/ Brian H. Myers	/s/ Jonathan Owens
17	Brian J. Hunt (6208397)	Jonathan Owens
18	Brian H. Myers (6305867) Attorneys for Defendants	Nevada Bar No. 007118 Attorneys for Defendants
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23		_
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1	LAW OFFICES OF BRADLEY PAUL ELLEY	LAW OFFICES OF WILLIAM E. WEISS	
2	/s/Bradley Paul Elley (with consent)	/s/William E. Weiss (with consent)	
3			
4	BRADLEY PAUL ELLEY, ESQ. Nevada Bar No. 658	WILLIAM E. WEISS, ESQ. Pro Hac Vice	
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6	Phone: (775) 831-8800 Email: bpelleylaw@sbcglobal.net	Phone: (415) 362-6765 Email: william.weiss@gmail.com	
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8			
9	<u>ORDER</u>		
10	Upon stipulation by counsel for the parties, and good cause appearing therefore, IT IS		
11	HEREBY ORDERED that the Stipulation to Proceed with Private Mediation [94] is Granted.		
12	The pre-trial settlement conference date of September 27, 2017 is hereby vacated. The parties		
13	must file a joint status report regarding the results of the mediation by 10/20/2017.		
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18	DATED August 1, 2017		
19		· (1)	
20		Constitution	
21		UNITED STATES MAGISTRATE JUDGE	
22			
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